Docket No.: 15115/018001

(PATENT)

## N THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant: Masaaki IKEDA et al. Confirmation No.: 3692

Application No.: 10/084,641 Art Unit: 1762

Filed: February 27, 2002 Examiner: Wesley D. MARKHAM

Title: MANUFACTURING METHODS AND APPARATUSES OF AN OPTICAL DEVICE AND A REFLECTION PLATE PROVIDED WITH A RESING THIN FILM HAVING A

**MICRO-ASPERITY PATTERN** 

## NOTIFICATION OF TYPOGRAPHICAL ERROR

In the declaration ("Declaration") filed on April 9, 2002, a typographical error appears under the section "I hereby claim foreign priority under Title 35, United States Code, Section 119(a)-(d) or 365(b) of any foreign application(s) for patent..." Specifically, the Declaration should state that priority is claimed from Prior Foreign Application:

<u>2001-056693</u> <u>Japan</u> <u>01/03/2001</u>
(Number) (Country) (Day/Month/Year Filed)

Evidence of this typographical error may be seen on the certified copy of the priority document submitted together with the Declaration and in the accompanying transmittal forms. Also, an Application Data Sheet containing the correct filing date of 01/03/2001, rather than 03/03/2001, has been submitted. In accordance with 37 C.F.R § 1.76(d)(1), the information contained on the later filed Application Data Sheet governs the inconsistency between itself and the earlier filed Declaration.

Applicant hereby notifies the Patent Office of this typographical error. Applicant believes a supplemental declaration is not required. Applicant encloses the replacement sheet

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including the claim for foreign priority for the previously filed Declaration.

Applicant believes no petition is necessary with this notification. If this belief is incorrect, please consider this paper as such. If other issues arise, do not hesitate to contact the undersigned or his associates at the telephone number listed below. No fee is believed due. However, please apply any charges not covered, or any credits, to Deposit Account 50-0591 (Reference Number 15115.018001).

Date: 12/6/04

Respectfully submitted,

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Japanese Language Declaration		
(日本治豆含含)		
(A FIN SH M /		
私は、ここに、以下に記載した外国での特許出版または発明者提の出版、或いは米国以外の少なくとも一国を相定している米国法典第35編第365条(a)によるPC丁国際出版について、同第115条(a)(d)県又は第365条(a)頃に基づいて優先権を主張するとともに、優先権を主張する本出版の出版日よりも前の出版日を有する外国での特許出版または発明者提の出版、或いはPC丁国際出版については、いかなる出版も、下記の枠内をチェックすることにより示した。		I hereby claim foreign priority under Title 35, United States Code Section 119(a)-(d) or 365(b) of any foreign application(s) for patent or inventor's certificate, or 365 (a) of any PCT International application which designated at least one country other than the United States listed below and have also identified below, by checking the box, any foreign application for patent, or inventor's certificate, or PCT International application having a filing date before that of the application for which priority is claimed.
		Priority Not Claimed
Prior Foreign Application(s)		博光線を振なし
外国での先行出版		
2001-056693	Japan	01/03/2001
(Number) (者単)	(Country) (項套)	(Day/Month/Year Filed) (出版日ノテノ年)
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(Number) (貴)	(Country) (項集)	(Day/Month/Year Filed) (無収日/月/年)
	1,421	
私は、ここに、下記のいかなる米国仮特許出版についても、その米 国法典第35個118条 (e) 項の利益を主張する。		I hereby claim the benefit under Title 35, United States Code, Section 119(e) of any United States provisional application(s) listed below.
(Application No.)	(Filing Date)	
(出願器号)	(出寫日)	
(Application No.)	(Filing Date)	
(出願器号)	(出版日)	
私は、ここに、下記のいかなる米国出版についても、その米国法 東第35編第120条に基づく利益を主張し、又米国を相定するいか なるPCT国際出版についても、その同業365条(に)に基づく利益 を主張する。また、本出版の各特許禁水の範囲の主題が、米国法典第 35編第112条第1段に規定された起係で、先行する米国出版又は PCT国際出版に対応されていない場合においては、その先行出版の 山瀬日と本国内山原日またはPCT国際出版日との間の期間中に入手 された情報で、正料規則法両第37編規則1.56に定載された特計 性に関わる重要な情報について関示裁額があることを承認する。		I hereby claim the benefit under Title 35, United States Code, Section 120 of any United States application(s), or 365(c) of any PCT International application designating the United States, listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States or PCT International application in the manner provided by the first paragraph of Title 35, United States Code Section 112, I acknowledge the duty to disclose information which is material to patentability as defined in Title 37, Code of Federal Regulations, Section 1.56 which became available between the filing date of the prior application and the national or PCT International filing date of this application.
(Application No.) (出與器号)	(Filing Date) (出筆日)	(Status Patented, Pending, Abandoned)
(II) MAN 43	C (L) and (F)	(項別:特許計可、係基中、放果)
(Application No.)	(Filing Date)	(Status Patented, Pending, Abandoned)
(出風器寸)	(出寫日)	(項別:特許市可、後屬中、放棄)
私は、ここに表明されたむ自身の知識に採わる はつ情報と信ずることに基づく理法が、真実を を宣言し、さらに、故意に虚偽の理法などを行っ 第18編第1001条に基づき、財金または何 により処罰され、またそのような故意による虚偽 にはそれに対して発行されるいかなる特許も、そ することを理解した上で理法が行われたことを、	5 ると信じられること 5 た 結合は、 米国独勇方 4 の 騒 しく は そ の 職 京 5 の 騒 効 性 は 、 本 出 節 が 6 い 和 効 性 は 、 間 が 生	I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.